John J. Price and Louise M. Price, husband and wife Plaintiffs. VS.

The unknown heirs, consorts, devisees, donees, alienees, and immediate, mesne, remote, voluntary and in-voluntary grantees of James A.

In the content of said Court in vacation as that on the death of the said James are the owners and claim tile in fee copy thereof be published according tiff has commenced a suit against profiled the content of the northwest quarter section, there are the partition when the said James Fletcher, deceased, that on the death of said Quarter quarter section which is always and the said James Fletcher. Joannah Hicklin, deceased, part of the southwest corner of the parties hereof in the said James Fletcher, deceased, part of the southwest corner of the parties hereof in quarter of section thirty-two (2) chains to a stone in the Township line of said or and the parties

to subscribed my name as Clerk of said court and affixed the official seal of said Court this the 17th day of

July, 1920.

court the object and general nature of which is to obtain a judgment and decree of said of which is to determine the interest tain a judgment and decree of said of which is to determine the interest of plaintiff and defendants in and to the following the bonds of matrimony contracted with you on the ground that you have, without a reasonable cause, or any cause whatever, absented yourself from plaintiff for the space of one year next before the filing of plaintiff for the space of one year next before the filing of plaintiff for the space of one year next before the filing of plaintiff year of Section 6, Township 50, Range and space at this Court, at the next term thereof to be begun and holden at the Court at the next term thereof to be begun and holden at the Court at the next term thereof to be begun and holden at the Court at the next term thereof to be begun and holden at the Court, at the next term thereof to be begun and holden at the Court, at the next term thereof to be begun and holden at the Court, at the next term thereof to be begun and holden at the Court, at the next term thereof to be begun and holden at the Court, at the next term thereof to be begun and holden at the Court, at the next term thereof to be begun and holden at the Court, at the next term thereof to be begun and holden at the Court, at the next term thereof to be begun and holden at the Court, at the next term thereof to be begun and holden at the Court, at the next term thereof to be begun and holden at the Court, at the next term thereof to be begun and holden at the Court, at the next term thereof to be begun and holden at the court house in the claims that to the defendant under the defendant ton the title in the defendant ton the title in the defendant ton the title in the defendant ton the title of the advanced the plaintiff, was constant the defendant tend to the plaintiff, was constant the court of the advanced the plaintiff, and decreased, the which is to determine the interest to the plaintiff and defendant under the tit a copy hereof be published according Ray was the owner and in possession to law in the Lexington Intelligencer, of the aforesaid described real es-

ORDER OF PUBLICATION.

State of Missouri,

County of Lafayette—ss.

In the Circuit Court of Lafayette
County in the State of Missouri, at
Lexington. In vacation July 17th,

State of Missouri, October Term, 1920, at Lexington. In vacation August of Section 6, Township 50, Range 26, Lafayette County, Missouri, at Lexington. In vacation July 17th,

State of Missouri, October Term, 1920, at Lexington. In vacation August of Lafayette County, Missouri, at Lexington. In vacation July 17th,

State of Missouri, October Term, 1920, at Lexington. In vacation August of Lafayette County, Missouri, at Lexington. In vacation July 17th,

State of Missouri, October Term, 1920, at Lexington. In vacation August of Lafayette County, Missouri, at Lexington. In vacation August of Lafayette County, Missouri, at Lexington. In vacation August of Lafayette County, Missouri, at Lexington. In vacation August of Lafayette County, Missouri, at Lexington. In vacation August of Lafayette County, Missouri, County, Missouri, October Term, 1920, and interests plaintiffs cannot insert herein because they are unknown to them.

Whereupon it is ordered by the will award full and complete relief will award full award full and complete relief will award full and complete rel th, 1920.

leorgia Page in her own right, Georgia Page, as administratrix of the estate of Mary E. Page, deceased, Marr by deed of record in Book "D" lda L. Walker, Edith Green, May Page 559, the aforesaid described real C. Ralls, Fagin Hillock, Fields Hillock, Fields Hillock, Fields Hillock, Fields Hillock, Fields Ardra R. Hillock James H. scribed as the North half of the East ly Ann Helm, deceased, the unknown to anyone of them concerning or anecting said real estate and that the court in yacation as whether legal or equitable to the parties herein and to each of them.

W. T. TUTT, Circuit Clerk, W. T. TUTT, Circuit Clerk, will award full and complete relief follows: To the said Joseph Osborn, parties herein and to each of them will award full and complete relief follows: To the said Joseph Osborn, parties herein and to each of them will award full and complete relief follows: To the said Joseph Osborn, parties herein and to each of them.

W. T. TUTT, Circuit Clerk, will award full and complete relief follows: To the said Joseph Osborn, parties herein and to each of them.

With the court of Lafayette County will award full and complete relief follows: To the said Joseph Osborn, parties herein and to each of them will award full and complete relief follows: To the said Joseph Osborn, parties herein and to each of them.

With the court will award full and complete relief follows: To the said Joseph Osborn, parties herein and to each of them.

With the court will award full and complete relief follows: To the said Joseph Osborn, parties herein and to each of them.

With the court will award full and complete relief follows: To the said Joseph Osborn, parties herein and to each of them.

With the court will award full and complete relief follows: To the said Joseph Osborn, parties herein and to each of them.

WITH TUTT, Circuit Clerk, will award full and complete relief follows: To the said Joseph Osborn, parties herein and to each of them.

WITH TUTT, Circuit Clerk, will award full and complete relief follows: T mesne, remote, voluntary and mesnates of Jame Bow-Cook and Polly Cook and the unknown heirs of heirs of Polly Cook and the unknown heirs of heirs of Polly Cook and the unknown heirs of heirs of Polly Ann Helm, deceased, Horman M. Hickit, deceased, the unknown heirs of Alexander half of the Section of the North-sett, deceased, the nuknown heirs of Jame Bow-Cook and Polly Cook and the unknown heirs of heirs of Polly Ann Helm, deceased, the unknown heirs of heirs of Polly Cook and the unknown heirs of Alexander half of the Section of the North-sett, deceased, the unknown heirs of Jame Bow-Cook and Polly Cook and the unknown heirs of Jame Bow-Cook and Polly Cook and the unknown heirs of Jame Bow-Cook and Polly Cook and the unknown heirs of Jame Bow-Cook and Polly Cook and the unknown heirs of Jame Bow-Cook and Polly Cook and the unknown heirs of Jame Bow-Cook and Polly Cook and the unknown heirs of Jame Bow-Cook and Polly Cook and the unknown heirs of Jame Bow-Cook and Polly Cook and the unknown heirs of Jame Bow-Cook and Polly Cook and the unknown heirs of Jame Bow-Cook and Polly Cook and the unknown heirs of Jame Bow-Cook and the unk

South six and 83-100 chains to the be-cording to their respective interest, that the interests and claims of lin, deceased, and the other children Russel P. Cherry ginning, containing thirty-one and And that unless you, said Nannie the unknown heirs of the said James and heirs at law of the said Jona-ys. south six and 38-100 chains to the begraining, containing thirty-one and
70-100 acres. Also the right of way
over the private road along the east
side of axid branch conveyed to John
L. Schoffeld, by deed dated August
4th, 1906.

Also Eight and 30-100 acres of of
Court to be head at the next term thereof,
South side of the North-half of the
Southwest quarter of said section is returnable to the first day of the respective interest.
Court House in the City of Lexington,
the Hild day of October, 1920, naver or plead to the
said of court to be held at the
Court House in the City of Lexington,
the Hild day of October, 1920, naver or plead to the
said of said cause, the same will side of the said planes are one of the said same on the
said from the said of the said same on the said of the said same on the
said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from the said from th

Witness my hand, and seal of the at Lexington. In vacation, and appear at this Court at the next term thereof, to be begun and holden at the next term thereof, to be begun at the next term thereof, to be next the next term thereof, to be next the next term thereof, to be dear the n

lock, Ardra R. Hillock, James H. scribed as the North half of the East Hillock, Ella Hillock, Samuel Walk-half of the Northeast quarter of Sector, Haden G. Walker, Helen Page, tion 50, Range 26, when in truth and ed, the unknown heirs of Jane Bow-Cook and Polly Cook and the unknown heirs of Jane Bow-Cook and Polly Cook and the unknown heirs of Jane Bow-Cook and Polly Cook and the unknown heirs of Jane Bow-Cook and Polly Cook and the unknown heirs of Jane Bow-Cook and Polly Cook and Polly Cook and The Unknown heirs of Jane Bow-Cook and Polly Cook and The Unknown heirs of Jane Bow-Cook and Polly Cook and The Unknown heirs of Jane Bow-Cook and Polly Cook and The Unknown heirs of Jane Bow-Cook and Polly Cook and The Unknown heirs of Jane Bow-Cook and Polly Cook and The Unknown heirs of Jane Bow-Cook and Polly Cook and The Unknown heirs of Jane Bow-Cook and Polly Cook and The Unknown heirs of Jane Bow-Cook and Polly Cook and The Unknown heirs of Jane Bow-Cook and Polly Cook and The Unknown heirs of Jane Bow-Cook and Polly Cook and The Unknown heirs of Jane Bow-Cook and Polly Cook and The Unknown heirs of Jane Bow-Cook and Polly Cook and The Unknown heirs of Jane Bow-Cook and The Unknown heirs of Jane Bow-Cook and Polly Cook and The Unknown heirs of Jane Bow-Cook and Polly Cook and The Unknown heirs of Jane Bow-Cook and Polly Cook and The Unknown heirs of Jane Bow-Cook and Polly Cook and The Unknown heirs of Jane Bow-Cook and Polly Cook and The Unknown heirs of Jane Bow-Cook and Th er, Haden G. Walker, Helen Page, tion 50, Range 26, when in truth and ed, the unknown heirs of Jane Bow- Cook and Polly Cook and the unknown John Roy Neal and Nellie Warfield, fact it should have been and was in- en, deceased, the unknown heirs of heirs of Polly Ann Helm, deceased,

four weeks successively, published at least once a week, the last insertion to be at least thirty days before the first day of next October term of this Court.

In witness whereof I have hereunto subscribed my name as Clerk of said court and affixed the official seal.

By FELIX G. YOUNG, Deputy the title, estate and interests of the parties severally in and to the aforeto these plaintiffs are derived from the said Alexander Hicklin, deceased, so far as known tion is returnable on the first day of the next term of said Court, to be said described real estate and to hear the said Alexander Hicklin, deceased, so far as known tion is returnable on the first day of the next term of said Court, to be said described real estate and to hear the said Alexander Hicklin, deceased, so far as known tion is returnable on the first day of the next term of said Court, to be said described real estate and to hear the said Alexander Hicklin, deceased, so far as known tion is returnable on the first day of the next term of said Court, to be said described real estate and to hear the said Alexander Hicklin, deceased, so far as known to heave plaintiffs are derived from the said Jane Bowen, deceased.

Witness my hand and seal of the Circuit Court of Lafayette County and finally determine any and interests of the said Alexander Hicklin, deceased, so far as known to heave plaintiffs are derived from the said Jane Bowen, deceased.

Witness my hand and seal of the Circuit Court of Lafayette County and State aforeto and interests, liens and interests of the said Alexander Hicklin, deceased, be derived from the said Jane Bowen, deceased.

Witness my hand and seal of the Circuit Court of Lafayette County and State aforeto and interests of the said Alexander Hicklin, deceased, so far as known to these plaintiffs are derived from the said Jane Bowen, deceased.

Witness my hand and seal of the Circuit Court of Lafayette County and State aforeto and interests of the said Alexander Hicklin, deceased. fecting said real estate and that the are derived from the said Jane Bowfecting said real estate and that the are derived from the said Jane Bowsuch action; otherwise plainting parties are derived from the said Jane Bowsuch action; otherwise plainting parties plainting partie uly, 1920.

W. T. TUTT, Circuit Clerk.

By FELIX G. YOUNG, D. C.

A True Copy From The Record.

Witness my hand, and seal of the Witness my hand, and seal of the Front Court of Lafayette Court of Lafayet

H. C. Wallace, Attorney for Plaintiffs.

7-23-20-4t.

ORDER OF PUBLICATION.

State of Missouri,

County of Lafayette—as.

In the Circuit Court of Lafayette

County of Lafayette

The unknown heirs of the said first day of said that the claims and interests of the unknown heirs of the said William COUNTY OF LAFAYETTE—as.

In the Circuit Court of Lafayette

The unknown heirs of the said William Hicklin, deceased, of an as known to these plaintiffs are derived from the said William Hicklin, deceased, and the unknown heirs of the said William Hicklin, deceased, at Lexington. In vacation, August to these plaintiffs are derived from the said William Hicklin, deceased, at Lexington. In vacation, August to law, in the Lexington Intelligencer, the said Martha Henshaw, deceased, and the unknown to these plaintiffs are derived from the said Martha James Joseph Marsh.

Defendants

ORDER OF PUBLICATION

STATE OF MISSOURI,

County of Lafayette, in the State of Missouri, to-wit:

The county, Missouri, October Term, 1920, at Lexington. In vacation, August to law, in the Lexington Intelligencer, the said Martha Henshaw, deceased, and the unknown heirs of law, in the Lexington Intelligencer, the said Martha James Joseph Marsh.

Defendants

ORDER OF PUBLICATION

The claims and interests of the unknown heirs of the said William COUNTY OF LAFAYETTE—as.

In the Circuit Court of Lafayette

And is is further ordered that a by descent or devise; that the claims and interests of the unknown heirs of the said William Hicklin, deceased, of ar as known to the said William Hicklin, deceased, at Lexington. In vacation, August 20d, 1920.

And is is further ordered that a by descent or devise; that the claims and interests of the unknown heirs of the said William Hicklin, deceased, and the unknown heirs of the said William Hicklin, deceased, and the northeast quarter of the southeast quarter of the southeast quarter of the southeast quarter of the said William Hicklin, deceased, and interests of the unknown heirs of the said William Hicklin, de

her of the published according Ray was the owner and in possession to law in the Lexington Intelligencer, a newspaper published in said County, or the aforesaid described real estate to James a newspaper published in said county of Lafayette, designated by the plaintiff, for four weeks successfully and the least once a weak the last linked at least once a weak the last linked at least once a weak the last specified to be at least 15 days of said next. October the first day of said said county, on the first day of said next. October the first day of said next. Octo

ORDER OF PUBLICATION

By FELIX G. YOUNG, Deputy. August 13, 1920.

Plaintiff a newspaper published in said county of Lafayette, designated by the plain-

iam H. Parmer, Jacob McReynolds, Edwin Carter, and the unknown heirs, consort, devisees, donees, immediate, mesne or remote, volunta-

ry, or involuntary grantees, execu-Cox, John A. Edwards, William H. August 13, 1920 ments, to-wit. The following described real estate, situated in the County of Lafayette, in the State of Mis-

County, Missouri, October term 1920, at Lexington. In vacation, July 21st, 1920.

Is at Lexington. In telligencer, the said Martha Henshaw, deceased, Julia Marsh.

Is a new possible plaintiff the southeast quarter of the north-ast quarter of the north-ast